

FILED

DEC 29 2017

UNITED STATES DISTRICT COURT

for the

Southern District of Illinois

CLERK, U.S. DISTRICT COURT
SOUTHERN DISTRICT OF ILLINOIS
EAST ST. LOUIS OFFICE

Jelani Agyei Kamau Kayin)
 Executor of)
GILARD I C BURNS)
 Plaintiff)

v.)
 United States of America,)
 Judge Michael J Reagan, US Marshal)
 Prosecutors Office William Dstiehl Jr)
 Probation / Federal defender office)
 Defendant(s)

monroe county / St. Clair County
 Clinton County, jails , Ashland Ky FCI

Case Number..

A-1398 - SMY

(Clerk's Office will provide)

PRO SE CIVIL RIGHTS COMPLAINT

(Non-Prisoner)

I. JURISDICTION

Subject matter jurisdiction is invoked under 28 U.S.C. § 1331, 28 U.S.C. § 1343(a)(3), and/or 42 U.S.C. § 1983. List any additional bases for federal subject matter jurisdiction here: *No Jurisdiction over moorish-American. Challenge "Want of jurisdiction"*

II. PARTIES**Plaintiff:**

A. Plaintiff, a ^{NON} citizen of Republic of Missouri (state), who resides at C/O 17 Yorkshire Lane Apt 3 Shiloh Illinois Republic, alleges that his/her [6222] civil rights were violated by the individual(s) named below.

Defendant #1:

B. Defendant Michael J Reagan is employed as
 (a) (Name of First Defendant)
Judge United States of America
 (b) (Position>Title)

with United States District Court 7. East St Louis.
(c) (Employer's Name and Address)

Illinois, 750 Missouri Ave b2201

At the time the claim(s) alleged this complaint arose, was Defendant #1 employed by the state, local, or federal government? Yes No

If your answer is YES, briefly explain: Article 3 Federal Judge.

Check one of the following:

- This defendant personally participated in causing my injury, and I want money damages.
- The policy or custom of this official's government agency violates my rights, and I seek injunctive relief (to stop or require someone to something).

Defendant #2:

C. Defendant Jimmy White is employed as
(Name of Second Defendant)

United States Marshall
(Position/Title)

with M.U.S.
Marshallservice 750 Missouri Ave East St
Louis Illinois b2201
(Employer's Name and Address)

At the time the claim(s) alleged in this complaint arose, was Defendant #2 employed by the state, local, or federal government? Yes No

If you answer is YES, briefly explain:

Check one of the following:

- This defendant personally participated in causing my injury, and I want money damages.
- The policy or custom of this official's government agency violates my rights, and I seek injunctive relief (to stop or require someone to something).

Defendant #3:

D. Defendant Don Berry is employed as
(Name of Third Defendant)

United States Marshalls
(Position/Title)
with Marshall Service 750 Missouri Ave
(Employer's Name and Address)
East St Louis Illinois 62201

At the time the claim(s) alleged in this complaint arose, was Defendant #3 employed by the state, local, or federal government? Yes No

If you answer is YES, briefly explain:

Check one of the following:

- This defendant personally participated in causing my injury, and I want money damages.
- The policy or custom of this official's government agency violates my rights, and I seek injunctive relief (to stop or require someone to do something).

Additional Defendant(s) (if any):

E. Using the outline set forth above, identify any additional Defendant(s), using additional pages, if necessary.

Monroe County Sheriff Department

ST. CLAIR COUNTY SHERIFF DEPARTMENT

Clinton County

Prosecutors on case

Ashland Kentucky FCI

Attorney William D Stiehl Sr.

Defender Phillip Kavanaugh

Defender David Brungle

Defender Ethan Skaggs

Probationer George Howard / Court Stenographer Barbara

Tosha Ann Denise Johnson / Fairview Heights P.D.

III. PREVIOUS LAWSUITS

- A. Have you begun any other lawsuits in this federal court?

initial JK Yes No

- B. If your answer to "A" is YES, describe each lawsuit in the space below. If there is more than one lawsuit, you must describe the additional lawsuits on another sheet of paper using the same outline.

1. Parties to previous lawsuits:

Plaintiff(s): *Jelan Agyei Kaman Kayin (executrix)*
of *GILHARDIC BURNS (estate)*

Defendant(s): *Judge Michael J Regan, William D Stiehl, Phillip Kavanaugh, Ethan Skaggs, David Brengle, All parties of my court proceedings are held liable as well as my detainees are held as accessories to illegal detention. Prosecutors and Marshall Service*

2. Case number: *3:13-CR-30233 MJR*

3. Name of Judge to whom case was assigned: *Michael J. Reagan*

4. Disposition of case (for example: Was the case dismissed? Was it appealed? Is it still pending?): *yes it was dismissed. Yes it wasAppealed. No it was denied by the same Judge*

IV. STATEMENT OF CLAIM

State here, as briefly as possible, when, where, how, and by whom you feel your constitutional rights were violated. Do not include legal arguments or citations. If you wish to present legal arguments or citations, file a separate memorandum of law. If you intend to allege several related claims, number and set forth each claim in a separate paragraph.

- 1) Deprivation of Rights / Also lacking Jurisdiction in Personam over Moorish America
- 2) My Constitutional Rights where violated June 17, 2013.
At home on 9611 Richfield Road, Fairview heights IL 62208.
My 2nd amendment rights where violated. The right to bare and keep arms and no man or reason can diminish them.
- 3) Illegal Search and seizure before consent was ever signed by me.
- 4) 6 Amendment is I must be able to face my accuser in which there was none. State cannot be an injured party. There must be an injured party for a crime to exist.
Illegal detention by Fairview heights police department and St Clair County jail. Suffered mental damage as well as freedom loss and violation of my liberties.
- 5) Around 7-07-14 Illegally detained by St Clair County Sheriff on Scott Air Force base under the Authority of US Marshall Service which were instructed by Judge Michael J Reagan, so all are Accessory to the fact and should be held liable.
A right to due process and represented properly was violated by Phillip Kavanaugh, Ethan Skaggs and William D Stiehl Jr.
- 6) Ineffectiveness of Council that was brought to judges Attention.
- 7) Around March or April or 2013, illegally detained by the facility at Ashland Kentucky FCI, ~~too~~
- 7) Federal Probation Department considered accessory as well as Prosecutor
- 8) Tasha Ann Denise Johnson June 17, 2013 making false report and ~~fake~~ surgery in Federal Court to a Federal Judge.
- 9) no jurisdiction over Moorish American in which I Am. Not allowed freedom of speech (10/2010) or Right to Nationality. Remanded by Stephen Williams, a non Article III Judge. Case should be dismissed. Color-of-authority. Threatened by US Marshalls with a weapon to shoot me.
- Also, Title 18, Part 1, Chapter 13 § 241 of US Code of law, Title 18, Part 1 Chap of 13 § 242

V. REQUEST FOR RELIEF (check as many boxes as appropriate)

Plaintiff requests that the court grant the following relief:

Compensatory damages in the amount of \$ 6,148,040.00.

Punitive damages in the amount of \$ court discretion.

An ordering requiring defendant(s) to: Release me from custody
Pay for Psychiatric Counseling. ~~All~~ on parties assets until last appeal.
Expunge my Record and/or Seal.
Put me on the Do not detain list.. To Be disciplined accordingly.
A declaration that: My nationality of Moorish American be accepted and respected. That I am not a 14th amendment citizen. I am a Indigenous Allodial American National,
All Rights Reserved.

Other:

VI. JURY DEMAND (check one box below)

Plaintiff does or does not request a trial by jury.

DECLARATION UNDER FEDERAL RULE OF CIVIL PROCEDURE 11

I certify to the best of my knowledge, information, and belief, that this complaint is in full compliance with Rule 11(a) and 11(b) of the Federal Rules of Civil Procedure. The undersigned also recognizes that failure to comply with Rule 11 may result in sanctions.

Signed on: 12/14-17
(date)

225 E 3rd St.
Street Address

Waterloo, IL 62298
City, State, Zip

Jelani Agyei Kamau Kayin (Creator of G.I.A.B.)
Signature of Plaintiff
Jelani Agyei Kamau Kayin
Printed Name
UCC1-308/207
303/305

also mail a copy of that document to all other parties, or if they have counsel, to that attorney. When you file your paper with the clerk, you must include a **Certificate of Service**, using the format shown below. Any pleading or other document received by the court that fails to include a certificate of service may be disregarded. Note, however, that some prison facilities participate in an electronic filing program. In general, you are not required to mail copies of documents to parties if your facility participates in an electronic filing program, because parties who participate in electronic filing will receive the document electronically. And, pursuant to General Order No. 2012-1, the clerk will mail a copy of electronically filed documents to any party who does not receive the document electronically. You may, however, be required to mail copies of a proposed document, such as a proposed amendment to a pleading. Additional information about electronic filing (and General Order No. 2012-1) is available through prison library staff.

CERTIFICATE OF SERVICE

I certify that a copy of this _____ was mailed/delivered
(Name of Document)

to Joslyn R Anthony _____ on Dec 14, 2017.
(Name and Address of Party/Attorney) (Date)

Jelani Kayim ucc1-308
Signature

Jelani Kayim
Printed Name

12. Do not write letters to the court regarding your case. Such contact is improper. If you wish to provide information or ask the court to do something, you must file a motion with the clerk.
13. You are responsible for learning and following the procedures that govern the court process. The district judges, magistrate judges, clerk of court, and their staff are forbidden as a matter of law from providing legal advice. Legal advice should be sought from an attorney or legal clinic.

Vallence Trucking

Hired August 11, 2017 - Start date Aug 14, 2017

\$1500 weekly potential income

Baxmeyer trucking

Hired April 2014. missed income June 2014

- November 2014

\$47,600

loss of House due to incarceration

9611 Richfield Rd. Fairview Heights Illinois 62208

\$80,000

loss of Home in Cahokia Illinois 62206

3814 R mississippi Ave. Due to incarceration,

\$189,000

Car

1 Sedan deville cadillac, due to illegal detention.

\$6,000

Car (classic)

76 delta 88 oldsmobile due to illegal detention

\$30,000 Flawless Detail, Inc.

Business Property / detail shop

907 Lasselle Dr / 906 Soliet in Cahokia

Illinois due to illegal detention

\$205,000 Bldg

Potential Business loss

min (50 cars a day) (\$20 a car regular wash) 6 day week

\$168,000 for 17 mo

Full detail (5 cars a day) (\$183.00 a car) 6 day week for 17 mo \$66,640.00

Attorney William Stiehl, Jr. / Attorney Rick Roustio
\$3,000 \$1300

Brain Damage
\$2,500,000.00

Rights Violation
\$250,000.00 per incident

Emotional Distress
\$200,000.00

Illegal detention
\$2,000,000.00

Defamation of character
\$200,000.00

Punitive Damages court may impose.

Affidavit of Complaining Victim of a Felony

VIOLATION OF: 42 USC 408 A-8

(8) discloses, uses, or compels the disclosure of the social security number of any person in violation of the laws of the United States; or
 (9) conspires to commit any offense described in any of paragraphs (1) through (4), shall be guilty of a felony and upon conviction thereof shall be fined under title 18 or imprisoned for not more than five years, or both,

From:

All rights reserved. Also see UCC 1-308
 In care of postal service address

*Gilard C Buins
 9 E Adams Dr.
 Calokia, Illinois Republic
 Near [62206]*

To: Whom it May Concern
 United States District Court
 250 Missouri Ave
 East St Louis Illinois 62201

TO: Federal Bureau of Investigations
 601 4th Street NW
 Washington, DC 20535
 Phone: (202) 278-2000

- (1) **It is a fact that:** That I am natural born State Citizen of: *Missouri Republic* in its constitutional capacity, as one of the several states of the Union.
- (2) **It is a fact that:** That I am not a United States citizen or resident, nor have I ever been.
- (3) **It is a fact that:** I retain all of my rights always and forevermore. Also see **UCC 1-308**.
- (4) **It is a fact that:** The United States Department of State has caused me to disclosed my Social Security number to them against my will. See... **42 USC 408 A-8**
- (5) **It is a fact that:** There is no constitutional law that requires a State Citizen to have a Social Security number.
- (6) **It is a fact that:** It is a felony to cause me to disclose a Social Security number. See... **42 USC 408 A-8** discloses, uses, or compels the disclosure of the social security number of any person in violation of the laws of the United States; or (9) conspires to commit any offense described in any of paragraphs (1) through (4), shall be guilty of a felony and upon conviction thereof shall be fined under title 18 or imprisoned for not more than five years, or both,
- (7) **It is a fact that:** That I have been denied my constitutional right to privacy.
→ "The State cannot diminish rights of the people." Hertado v. California, 110 U.S. 516
- (8) **It is a fact:** *"Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." Miranda v. Arizona, 384 U.S. 436 (1966), ←*

Signed *Gilard C Buins*, UCC1-308 Date: *09-14-17*

Il Notary Public

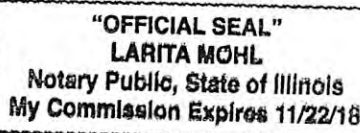
State of *Illinois*

County of *Monroe*

Subscribed and sworn before me this *14th* day of *Sept*

In the year *2017*

Signed: *Larita Mohl*



PUBLIC

THIS IS A PUBLIC COMMUNICATION TO ALL
Notice to agents is notice to principles
Notice to principles is Notice to Agents
Applications to all successors and assigns
All are without excuse

Gilard Carter Burns sui juris
GB
All rights reserved UCC 1-308/1-207

c/o 9 East Adams DC

Cahokia, IL a republic near [62206]

Phone: [618 202-9060]

Non-domestic without the United States

Let it be known to all that I, Gilard Carter Burns explicitly reserves all of my rights. See UCC 1-308 which was formally UCC 1-207.

§ 1-308. Performance or Acceptance Under Reservation of Rights.

TRANSLATED IN LATER Q59.5239

(a) A party that with explicit reservation of rights performs or promises performance or assets to performance in a manner demanded or offered by the other party does not thereby prejudice the rights reserved. Such words as "without prejudice," "under protest," or the like are sufficient."

I retain all of my rights and liberties at all times and in all places, nunc pro tunc (now for then) from the time of my birth and forevermore. Further, I retain my rights not to be compelled to perform under any contract or commercial agreement that I did not enter knowingly, voluntarily and intentionally. And furthermore, I do not accept the liability of the compelled benefit of any unrevealed contract or commercial agreement. I am not ever subject to silent contracts and have never knowingly or willingly contracted away my prosperity.

Further, I am not a United States citizen or a 14th amendment citizen. I am a State Citizen of the republic and reject any attempted expatriation. See 15 United States statute at large, July 27th, 1868 also known as the expatriation statute

Violation fee of my liberty is \$250,000 per incident or per 15 minutes or any part thereof. Wherefore all have undeniable knowledge.

AFFIDAVIT

Affiant, Gilard Carter Burns, sui juris, a natural born consumer Traveler, now in in its de jure capacity as a republic and as one of the several states of the union created by the constitution for the United States of America 1777/1789. This incidentally makes me an American national and a common man of the Free-Living People, does swear and affirm that Affiant has scribed and read the foregoing facts, and in accordance with the best of Affiant's firsthand knowledge and conviction, such are true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth.

Without prejudice UCC 1-308

Signed By: D. Burns sui juris, This Affidavit is dated 03/06/17

NOTARY PUBLIC

State Illinois Republic

County St Clair

Subscribed and sworn to before me, a Notary Public, the above signed

This 6 day of March, 2017 year

Donna Sue Moskop
Notary Public

VERIFIED

MY COMMISSION EXPIRES: 6-5-17



CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS Jelani Agyei Kamau Kayinent Executor of the estate of Gilardi Carter Burns		DEFENDANTS United States of America Judge Michael J. Reagan and listed official					
(b) County of Residence of First Listed Plaintiff ST. CLAIR COUNTY (C/o 17 YORKSHIRE LANE SHILOH, ILLINOIS REPUBLIC [62221]) (EXCEPT IN U.S. PLAINTIFF CASES)		County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY)					
(c) Attorneys (Firm Name, Address, and Telephone Number)		NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.					
		Attorneys (If Known)					
II. BASIS OF JURISDICTION (Place an "X" in One Box Only)		III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant) (For Diversity Cases Only)					
<input type="checkbox"/> 1 U.S. Government Plaintiff	<input type="checkbox"/> 3 Federal Question (U.S. Government Not a Party)	Citizen of This State	<input type="checkbox"/> PTF 1 <input type="checkbox"/> DEF 1 Incorporated or Principal Place of Business In This State	<input type="checkbox"/> PTF 4 <input type="checkbox"/> DEF 4			
<input checked="" type="checkbox"/> 2 U.S. Government Defendant	<input type="checkbox"/> 4 Diversity (Indicate Citizenship of Parties in Item III)	Citizen of Another State	<input type="checkbox"/> 2 <input type="checkbox"/> 2 Incorporated and Principal Place of Business In Another State	<input type="checkbox"/> 5 <input type="checkbox"/> 5			
		Citizen or Subject of a Foreign Country	<input type="checkbox"/> 3 <input type="checkbox"/> 3 Foreign Nation	<input type="checkbox"/> 6, <input type="checkbox"/> 6 not 14th Amendment citizen			
IV. NATURE OF SUIT (Place an "X" in One Box Only)							
CONTRACT		TORTS		FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise		PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury <input type="checkbox"/> 362 Personal Injury - Medical Malpractice		PERSONAL INJURY <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 367 Health Care/ Pharmaceutical Personal Injury Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability	<input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 <input type="checkbox"/> 690 Other	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 PROPERTY RIGHTS <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 840 Trademark	<input type="checkbox"/> 375 False Claims Act <input type="checkbox"/> 376 Qui Tam (31 USC 3729(a)) <input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 850 Securities/Commodities/ Exchange <input type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 895 Freedom of Information Act
REAL PROPERTY		CIVIL RIGHTS		PRISONER PETITIONS	SOCIAL SECURITY		
<input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property		<input checked="" type="checkbox"/> 440 Other Civil Rights <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/ Accommodations <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 448 Education		Habeas Corpus: <input type="checkbox"/> 463 Alien Detainee <input type="checkbox"/> 510 Motions to Vacate Sentence <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty Other: <input type="checkbox"/> 540 Mandamus & Other <input checked="" type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition <input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement	<input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Management Relations <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 751 Family and Medical Leave Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Employee Retirement Income Security Act	<input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g))	
					FEDERAL TAX SUITS		
					<input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609		
					IMMIGRATION		
					<input type="checkbox"/> 462 Naturalization Application <input type="checkbox"/> 465 Other Immigration Actions		
V. ORIGIN (Place an "X" in One Box Only)							
<input type="checkbox"/> 1 Original Proceeding	<input checked="" type="checkbox"/> 2 Removed from State Court	<input type="checkbox"/> 3 Remanded from Appellate Court	<input type="checkbox"/> 4 Reinstated or Reopened	<input type="checkbox"/> 5 Transferred from Another District (specify)	<input type="checkbox"/> 6 Multidistrict Litigation - Transfer	<input type="checkbox"/> 8 Multidistrict Litigation - Direct File	
VI. CAUSE OF ACTION		Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity): Brief description of cause:					
VII. REQUESTED IN COMPLAINT:		<input checked="" type="checkbox"/> CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.		DEMAND \$	CHECK YES only if demanded in complaint: JURY DEMAND: <input type="checkbox"/> Yes <input type="checkbox"/> No		
VIII. RELATED CASE(S) IF ANY		(See instructions): JUDGE		DOCKET NUMBER Case # 16-4130 Case # 3:17-cr-30100-jm			
DATE		SIGNATURE OF ATTORNEY OF RECORD					
FOR OFFICE USE ONLY							
RECEIPT #		AMOUNT		APPLYING JIFP		JUDGE MAG. JUDGE	

FOR OFFICE USE ONLY

RECEIPT #

AMOUNT

APPLYING IFF

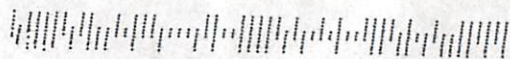
JUDGE

MAG. JUDGE

10⁵ g E

Jelani Kay

Gilardi Burns (esq)
Monroe County Jail
225 E. 3rd St.
Waterloo, Illinois 62298



Box Mail
Open

Attn: Clerk
United States Federal Bldg
750 Missouri Ave
East St. Louis, Illinois 62201

IL CLEARING
JUNIOR HIGH

RECEIVED

DEC 29 2017

**CLERK, U.S. DISTRICT COURT
SOUTHERN DISTRICT OF ILLINOIS
EAST ST. LOUIS OFFICE**